

### County of Los Angeles CHIEF EXECUTIVE OFFICE

Kenneth Hahn Hall of Administration 500 West Temple Street, Room 713, Los Angeles, California 90012 (213) 974-1101 http://ceo.lacounty.gov

"To Enrich Lives Through Effective And Caring Service"

Board of Supervisors GLORIA MOLINA First District

MARK RIDLEY-THOMAS Second District

ZEV YAROSLAVSKY Third District

DON KNABE Fourth District

MICHAEL D. ANTONOVICH Fifth District

August 06, 2013

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:

### **ADOPTED**

BOARD OF SUPERVISORS COUNTY OF LOS ANGELES

12 August 6, 2013

SACHI A. HAMAI EXECUTIVE OFFICER

JOINT RESOLUTIONS BETWEEN THE COUNTY OF LOS ANGELES, VARIOUS COUNTY SANITATION DISTRICTS, AND OTHER AFFECTED TAXING ENTITIES ACCEPTING THE NEGOTIATED EXCHANGE OF PROPERTY TAX REVENUE AS A RESULT OF PROPOSED ANNEXATIONS TO COUNTY SANITATION DISTRICTS (ANNEXATION NOS. 2-57, 21-736, 21-737, 21-738, 22-418, SCV-1036, SCV-1058, AND SCV-1066)

(FIRST AND FIFTH DISTRICTS)

(3 VOTES)

### **SUBJECT**

This action is to adopt the Negotiated Property Tax Exchange Joint Resolutions associated with the annexation of territories into Los Angeles County Sanitation Districts Nos. 2, 21, 22, and the Santa Clarita Valley County Sanitation District.

### IT IS RECOMMENDED THAT THE BOARD:

Approve Joint Resolutions between the Board, County Sanitation Districts Nos. 2, 21, 22, and the Santa Clarita Valley County Sanitation District (SCV), and other affected taxing entities based on the negotiated exchange of property tax revenue related to proposed Annexation Nos. 2-57 in the City of Los Angeles, 21-737 and 21-738 in the City of Claremont, 22-418 in the City of Glendora, SCV-1036 and SCV-1058 in the City of Santa Clarita, 21-736 in unincorporated territory near the City of Claremont, and SCV-1066 in unincorporated Santa Clarita Valley.

### PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

The governing bodies of the affected County Sanitation Districts (Districts) and the respective taxing entities have adopted the attached Joint Resolutions based on the negotiated exchange of property tax revenue related to the proposed annexations to the Districts.

The Honorable Board of Supervisors 8/6/2013 Page 2

In order for the Local Agency Formation Commission for the County of Los Angeles (LAFCO) to proceed with the required hearings on the proposed annexations, the Board, on behalf of the County General Fund, Public Library, Consolidated Fire Protection District, Road District No. 5, Flood Control District, and Waterworks District No. 36, must also adopt the attached Joint Resolutions.

The proposed annexations involve residential, vacant, and commercial parcels for which there is no other local agency able to provide off-site sewage disposal services. The annexations will allow property owners in the affected territories to obtain off-site sewage disposal services from the Districts by connecting their properties to existing sewer lines. Currently, the only option available to property owners is to construct private septic systems. In each annexation application submitted to LAFCO, all of the owners of real properties within the affected territories have requested, in writing, that their properties be annexed to the respective County Sanitation Districts.

### **FISCAL IMPACT/FINANCING**

There is no base transfer of property taxes associated with these annexations. If the annexations are approved, the adopted resolutions will transfer a portion of the annual property tax increment attributable to the annexation areas from the County and the other affected taxing entities to the affected Districts commencing with Fiscal Year 2014-15, or the fiscal year after the effective date(s) of the resolutions, if later.

The affected territories are located as follows: Annexation No. 2-57 is within the City of Los Angeles, 21-737 and 21-738 are within the City of Claremont, 22-418 is within the City of Glendora, SCV-1036 and SCV-1058 are within the City of Santa Clarita, 21-736 is within unincorporated territory near the City of Claremont, and SCV-1066 is within unincorporated Santa Clarita Valley.

The impact of the annexations to the County's share of incremental property taxes for future years is reflected in Attachment A. Each of the affected agencies' share of the annual property tax increment will be adjusted accordingly. Annexation No. 21-738 is located in the City of Claremont Village Redevelopment Project Area (RPA). No transfer of property tax revenues from properties within the RPA, which are deposited into a Redevelopment Property Tax Trust Fund [as created by California Health & Safety Code section 34170.5(b)], shall be made during the period that such revenues are legally committed for repayment of Enforceable Obligations [as defined by California Health & Safety Code section 34171(d)].

### FACTS AND PROVISIONS/LEGAL REQUIREMENTS

Pursuant to Part 3, Division 3, Title 5 of the California Government Code, commencing with Section 56000, the affected Districts adopted resolutions and filed applications with LAFCO to initiate proceedings for annexation of territory to the Districts.

Section 99 of the Revenue and Taxation Code (R&T Code) requires that prior to the effective date of any jurisdictional change, the governing bodies of all agencies whose service area or service responsibilities will be altered by such change, must negotiate a reallocation of property tax revenue between the affected agencies, and approve and accept such reallocation by resolution. The Districts and the other independent taxing entities have adopted negotiated Joint Resolutions for the subject annexations, as required by Section 99 of the R&T Code. Adoption of the Joint Resolutions by the Board will allow LAFCO to schedule the required public hearings on the proposed annexations. LAFCO will subsequently take action to approve, approve with changes, or disapprove

The Honorable Board of Supervisors 8/6/2013 Page 3

the proposals.

The Joint Resolutions have been approved as to form by County Counsel.

### **ENVIRONMENTAL DOCUMENTATION**

The proposed project is not a project pursuant to the California Environmental Quality Act (CEQA) because it is an activity that is excluded from the definition of a project by Section 15378(b) of the State CEQA Guidelines. This proposed action is the creation of a government funding mechanism, a fiscal activity, which does not involve any commitment to any specific project which may result in a potentially significant physical impact on the environment.

### **IMPACT ON CURRENT SERVICES (OR PROJECTS)**

No impact on current services.

### **CONCLUSION**

At such time as the recommendation is approved by the Board, please return one copy of this letter and one of each of the original Resolutions to LAFCO, one copy of the letter and a copy of each of the Resolutions to the Chief Executive Office, Office of Unincorporated Area Services, and one copy of the letter and each of the Resolutions to the Auditor-Controller, Tax Division.

Respectfully submitted,

WILLIAM T FUJIOKA

Chief Executive Officer

WTF:RLR:DSP JST:acn

**Enclosures** 

c: Executive Office, Board of Supervisors

County Counsel Auditor-Controller

Fire

Public Library

**Public Works** 

Loss per \$1,000

### County Sanitation Districts Annexations Nos. 2-57, 21-736, 21-737, 21-738, 22-418, SCV-1036, SCV-1058, and SCV-1066 Impact to County Incremental Share

of Additional Supervisorial **Sanitation District** Assessed Value **County Taxing Entities Adjustment** Annexation No. **TRA District** Location No Tax Transfer Los Angeles 2-57 1 No Tax Transfer 5 Unincorporated 21-736 (Claremont Island) 0.001779538 0.0178 General Fund 02740 Claremont 1 21-737 0.000137708 0.0014 County Library 0.0109 0.001089529 Consolidated Fire Prot. Dist. 0.0001 Flood Control DR IMP Dist. 0.000009560 0.0005 Flood Control Maintenance 0.000054101 0.003154105 0.0315 General Fund Claremont 21-738 13171 1 0.0018 County Library 0.000181165 0.001089529 0.0109 Consolidated Fire Prot. Dist. Flood Control DR IMP Dist. 0.000016671 0.0002 0.0009 Flood Control Maintenance 0.000094361 0.0178 0.001779538 General Fund 02740 1 Claremont 0.0014 County Library 0.000137708 0.0109 0.001089529 Consolidated Fire Prot. Dist. Flood Control DR IMP Dist. 0.000009560 0.0001 0.0005 Flood Control Maintenance 0.000054101 0.0207 0.002070912 General Fund 07785 5 Glendora 22-418 0.0156 0.001559998 Consolidated Fire Prot. Dist. 0.0002 Flood Control DR IMP Dist. 0.000015554 Flood Control Maintenance 0.000088027 0.0009 0.0410 0.004103554 Santa Clarita General Fund 5 SCV-1036 00547 0.002992006 0.0299 Consolidated Fire Prot. Dist. 0.0003 Flood Control DR IMP Dist. 0.000030493 0.000172568 0.0017 Flood Control Maintenance 0.0410 General Fund 0.004103554 Santa Clarita SCV-1058 00547 5 0.0299 Consolidated Fire Prot. Dist. 0.002992006 0.0003 0.000030493 Flood Control DR IMP Dist. 0.000172568 0.0017 Flood Control Maintenance 0.004203515 0.0420 General Fund Unincorporated 02640 5 SCV-1066 0.0050 0.000503989 County Library (Santa Clarita Valley) 0.0013 0.000131202 Road District No. 5 0.0335 0.003346325 Consolidated Fire Prot. Dist. 0.0004 Flood Control DR IMP Dist. 0.000038907 Flood Control Maintenance 0.000220190 0.0022 0.0014 Water Wks No. 36 CO Fund 0.000139247

## JOINT RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF LOS ANGELES AND THE BOARD OF DIRECTORS OF COUNTY SANITATION DISTRICT NO. 2 OF LOS ANGELES COUNTY APPROVING ZERO PROPERTY TAX REVENUE EXCHANGE

### APPROVING ZERO PROPERTY TAX REVENUE EXCHANGE RESULTING FROM ANNEXATION NO. 57 TO COUNTY SANITATION DISTRICT NO. 2

WHEREAS, pursuant to Section 99 and 99.01 of the Revenue and Taxation Code, prior to the effective date of any jurisdictional change, the governing bodies of all local agencies whose service area or service responsibilities would be altered by such change must determine the amount of property tax revenues to be exchanged between the affected agencies and approve and accept the negotiated exchange of property tax revenues by resolution; and

**WHEREAS**, the governing bodies of the agencies signatory hereto consent to zero property tax revenue exchange as a result of the annexation to County Sanitation District No. 2 of Los Angeles County entitled *Annexation No. 57*;

### NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

- 1. The property tax revenue exchange resulting from the annexation of territory to County Sanitation District No. 2 of Los Angeles County in the annexation entitled *Annexation No. 57* is approved.
- 2. No additional transfer of property tax revenue shall be made from any other taxing agencies as a result of this annexation.

The foregoing resolution was on the day of August, 2013, adopted by the Board of Supervisors of the County of Los Angeles and ex officio the governing body of all other special assessment and taxing districts, agencies and authorities for which said Board so acts.

APPROVED AS TO FORM:

SACHI A. HAMAI, Executive Officer-Clerk of the Board of Supervisors of the County of Los Angeles

> achelle Smitheiman Deputy

JOHN F. KRATTLI County Counsel

By John S. Fo

(SIGNED IN COUNTERPART)

# JOINT RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF LOS ANGELES AND THE BOARD OF DIRECTORS OF COUNTY SANITATION DISTRICT NO. 2 OF LOS ANGELES COUNTY APPROVING ZERO PROPERTY TAX REVENUE EXCHANGE RESULTING FROM ANNEXATION NO. 57 TO COUNTY SANITATION DISTRICT NO. 2

WHEREAS, pursuant to Section 99 and 99.01 of the Revenue and Taxation Code, prior to the effective date of any jurisdictional change, the governing bodies of all local agencies whose service area or service responsibilities would be altered by such change must determine the amount of property tax revenues to be exchanged between the affected agencies and approve and accept the negotiated exchange of property tax revenues by resolution; and

**WHEREAS**, the governing bodies of the agencies signatory hereto consent to zero property tax revenue exchange as a result of the annexation to County Sanitation District No. 2 of Los Angeles County entitled *Annexation No. 57*;

### NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

- 1. The property tax revenue exchange resulting from the annexation of territory to County Sanitation District No. 2 of Los Angeles County in the annexation entitled *Annexation No.* 57 is approved.
- 2. No additional transfer of property tax revenue shall be made from any other taxing agencies as a result of this annexation.

The foregoing resolution was adopted by the Board of Directors of County Sanitation District No. 2 of Los Angeles County, signatory hereto.

COUNTY SANITATION DISTRICT NO. 2

OF LOS ANGELES COUNTY

ATTEST:

Vindend S. Compt.

Secretary

Secretary

Chairperson, Board of Directors

FEB 1 3 2013

Date

# JOINT RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF LOS ANGELES AND THE BOARD OF DIRECTORS OF COUNTY SANITATION DISTRICT NO. 21 OF LOS ANGELES COUNTY APPROVING ZERO PROPERTY TAX REVENUE EXCHANGE RESULTING FROM ANNEXATION NO. 736 TO COUNTY SANITATION DISTRICT NO. 21

WHEREAS, pursuant to Section 99 and 99.01 of the Revenue and Taxation Code, prior to the effective date of any jurisdictional change, the governing bodies of all local agencies whose service area or service responsibilities would be altered by such change must determine the amount of property tax revenues to be exchanged between the affected agencies and approve and accept the negotiated exchange of property tax revenues by resolution; and

**WHEREAS**, the governing bodies of the agencies signatory hereto consent to zero property tax revenue exchange as a result of the annexation to County Sanitation District No. 21 of Los Angeles County entitled *Annexation No. 736*;

### NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

1.	The	e pro	pert	y tax	revenue	exc	change r	esu	lting	from th	e a	nnexation	of territor	y to	Cour	ıty
Sanitation	District	No.	21	of Lo	s Angel	es	County	in	the	annexati	on	entitled	Annexation	No	. 736	is
approved.																

No additional transfer of property tax revenue shall be made from any other taxing

agencies as a result of this annexation.	116		
The foregoing resolution was on the	day of	August	, 20 /3, adopted by
the Board of Supervisors of the County of I	Los Angeles and	ex officio the	governing body of all other
special assessment and taxing districts, agenc	ies and authoritie	s for which sai	d Board so acts.

SACHI A. HAMAI, Executive Officer-Clerk of the Board of Supervisors of the County of Los Angeles

Deputy

APPROVED AS TO FORM:

JOHN F. KRATTLI County Counsel

(SIGNED IN COUNTERPART)

# JOINT RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF LOS ANGELES AND THE BOARD OF DIRECTORS OF COUNTY SANITATION DISTRICT NO. 21 OF LOS ANGELES COUNTY APPROVING ZERO PROPERTY TAX REVENUE EXCHANGE RESULTING FROM ANNEXATION NO. 736 TO COUNTY SANITATION DISTRICT NO. 21

WHEREAS, pursuant to Section 99 and 99.01 of the Revenue and Taxation Code, prior to the effective date of any jurisdictional change, the governing bodies of all local agencies whose service area or service responsibilities would be altered by such change must determine the amount of property tax revenues to be exchanged between the affected agencies and approve and accept the negotiated exchange of property tax revenues by resolution; and

WHEREAS, the governing bodies of the agencies signatory hereto consent to zero property tax revenue exchange as a result of the annexation to County Sanitation District No. 21 of Los Angeles County entitled *Annexation No. 736*;

### NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

- 1. The property tax revenue exchange resulting from the annexation of territory to County Sanitation District No. 21 of Los Angeles County in the annexation entitled *Annexation No.* 736 is approved.
- 2. No additional transfer of property tax revenue shall be made from any other taxing agencies as a result of this annexation.

The foregoing resolution was adopted by the Board of Directors of County Sanitation District No. 21 of Los Angeles County, signatory hereto.

COUNTY SANITATION DISTRICT NO. 21

OF LOS ANGELES COUNTY

Linth Marini

Chairperson, Board of Directors

ATTEST:

MAR 2 7 2013

Date

JOINT RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF LOS ANGELES ACTING IN BEHALF OF

Los Angeles County General Fund

Los Angeles County Library

Los Angeles County Consolidated Fire Protection District

Los Angeles County Flood Control

THE BOARD OF DIRECTORS OF COUNTY SANITATION DISTRICT NO. 21 OF LOS ANGELES COUNTY, AND THE GOVERNING BODIES OF

City of Claremont

Three Valleys Municipal Water District

APPROVING AND ACCEPTING NEGOTIATED EXCHANGE OF PROPERTY TAX REVENUES RESULTING FROM ANNEXATION TO COUNTY SANITATION DISTRICT NO. 21.

#### "ANNEXATION NO. 737"

WHEREAS, pursuant to Section 99 and 99.01 of the Revenue and Taxation Code, prior to the effective date of any jurisdictional change which will result in a special district providing a new service, the governing bodies of all local agencies that receive an apportionment of the property tax from the area must determine the amount of property tax revenues from the annual tax increment to be exchanged between the affected agencies and approve and accept the negotiated exchange of property tax revenues by resolution; and

**WHEREAS**, the governing bodies of the agencies signatory hereto have made determinations of the amount of property tax revenues from the annual tax increments to be exchanged as a result of the annexation to County Sanitation District No. 21 entitled *Annexation No. 737*;

### NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

- 1. The negotiated exchange of property tax revenues resulting from the annexation of territory to County Sanitation District No. 21 in the annexation entitled *Annexation No. 737* is approved and accepted.
- 2. For each fiscal year commencing on and after July 1, 2013, or after the effective date of this jurisdictional change, whichever is later, the County Auditor shall transfer to County Sanitation District No. 21 a total of 0.3967345 percent of the annual tax increment attributable to the land area encompassed within *Annexation No. 737* as shown on the attached Worksheet.

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 21 as a result of annexation entitled *Annexation No. 737*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.



SACHI A. HAMAI, Executive Officer-Clerk of the Board of Supervisors of the County of Los Angeles

Deputy

APPROVED AS TO FORM:

JOHN F. KRATTLI County Counsel

By John S. Raiker

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 21 as a result of annexation entitled *Annexation No. 737*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

COUNTY SANITATION DISTRICT NO. 21 OF LOS ANGELES COUNTY

Luth Wmms

Chairperson, Board of Directors

ATTEST:

Lemberle S. Compton

APR 2 4 2013

Date

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 21 as a result of annexation entitled *Annexation No. 737*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

CITY OF CLAREMONT

SIGNATURE

LARRY SCHROEDER

PRINT NAME AND THE

ATTEST:

Secretary 9. Tyman

FEBRUARY 26, 2013

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 21 as a result of annexation entitled *Annexation No. 737*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

THREE VALLEYS MUNICIPAL WATER DISTRICT

SIGNATURE

Bob G. Kuhn, President
PRINT NAME AND TITLE

ATTEST:

Secretary, Brian Bowcock

2/6/2013

Date

Š.	-21-737
1 DEBT	AME: A-
DIST.NO 2	PROJECT NAME: A-21-737
CO.SANITATION DIST.NO 21 DEBT S. 066.80	02740 07/01/2013 737
ANNEXATION TO: ACCOUNT NUMBER:	TRA: EFFECTIVE DATE: ANNEXATION NUMBER:

0.007501116 DISTRICT SHARE:

ACCOUNT #	TAXING AGENCY	CURRENT TAX SHARE	PERCENT	PROPOSED DIST SHARE	ALLOCATED SHARE	ADJUSTMENTS	NET SHARE
001.05	LOS ANGELES COUNTY GENERAL	0.231815506	23.1823 %	0.007501116	0.001738883	-0.001779538	0.230035968
001.20	L.A. COUNTY ACCUM CAP OUTLAY	0.000094471	0.0094 %	0.007501116	0.000000708	0.00000000.0	0.000094471
003.01	L A COUNTY LIBRARY	0.018358422	1.8358 %	0.007501116	0.000137708	-0.000137708	0.018220714
007.30	CONSOL. FIRE PRO.DIST.OF L.A.CO.	0.145248969	14.5248 %	0.007501116	0.001089529	-0.001089529	0.144159440
007.31	L A C FIRE-FFW	0.005325555	0.5325 %	0.007501116	0.000039947	0.0000000000	0.005325555
030.10	L.A.CO.FL.CON.DR.IMP.DIST.MAINT.	0.001274534	0.1274 %	0.007501116	0.000009560	-0.000009560	0.001264974
030.70	LA CO FLOOD CONTROL MAINT	0.007212440	0.7212 %	0.007501116	0.000054101	-0.000054101	0.007158339
128.01	CITY-CLAREMONT TD #1	0.116274138	11.6274 %	0.007501116	0.000872185	-0.000872185	0.115401953
365.05	THREE VALLEY MWD ORIG AREA	0.003296091	0.3296 %	0.007501116	0.000024724	-0.000024724	0.003271367
400.00	EDUCATIONAL REV AUGMENTATION FD	0.078865462	7.8865 %	0.007501116	0.000591578	EXEMPT	0.078865462
400.01	EDUCATIONAL AUG FD IMPOUND	0.168070700	16.8070 %	0.007501116	0.001260717	EXEMPT	0.168070700
400.15	COUNTY SCHOOL SERVICES	0.001171560	0.1171 %	0.007501116	0.000008788	EXEMPT	0.001171560
400.21	CHILDREN'S INSTIL TUITION FUND	0.002325145	0.2325 %	0.007501116	0.000017441	EXEMPT	0.002325145
791.04	CITRUS COMMUNITY COLLEGE DIST	0.020563348	2.0563 %	0.007501116	0.000154248	EXEMPT	0.020563348
791.20	CHILDREN'S CTR FUND CITRUS C C	0.000536360	0.0536 %	0.007501116	0.000004023	EXEMPT	0.000536360
842.03	CLAREMONT UNIFIED SCHOOL DIST	0.192163056	19.2163 %	0.007501116	0.001441437	EXEMPT	0.192163056
842.06	CO.SCH.SERV.FD CLAREMONT	0.006669828	0.6669 %	0.007501116	0.000050031	EXEMPT	0.006669828
842.07	DEV.CTR.HDCPD.MINOR-CLAREMONT	0.000734415	0.0734 %	0.007501116	0.000005508	EXEMPT	0.000734415
***066.80	CO.SANITATION DIST.NO 21 DEBT S.	0.00000000.0	0.000.0	0.007501116	0.00000000.0	0.0000000000	0.003967345
1 1 1 1 1 1 1 1 1		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		1 1 1 1 1 1 1 1			1 1 1 1 1 1 1 1 1 1 1 1 1

PROPERTY TAX TRANSFER RESOLUTION WORKSHEET FISCAL YEAR 2012-2013	
AUDITOR ACAFAN03	

	NET SHARE	1.000000000
	ADJUSTMENTS NET SHARE	0.007501116 -0.003967345 1.000000000
TRA: 02740	ALLOCATED SHARE	0.007501116
	PROPOSED DIST SHARE	
	PERCENT	1.000000000 100.0000 %
NAME: A-21-737	CURRENT TAX SHARE	1.000000000
PROJECT	TAXING AGENCY	TOTAL:
737	TAX	
ANNEXATION NUMBER: 737	ACCOUNT #	

JOINT RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF LOS ANGELES ACTING IN BEHALF OF

Los Angeles County General Fund

Los Angeles County Library

Los Angeles County Consolidated Fire Protection District

Los Angeles County Flood Control

THE BOARD OF DIRECTORS OF COUNTY SANITATION DISTRICT NO. 21 OF LOS ANGELES COUNTY, AND THE GOVERNING BODIES OF

City of Claremont

Three Valleys Municipal Water District

APPROVING AND ACCEPTING NEGOTIATED EXCHANGE OF PROPERTY TAX REVENUES RESULTING FROM ANNEXATION TO COUNTY SANITATION DISTRICT NO. 21.

### "ANNEXATION NO. 738"

WHEREAS, pursuant to Section 99 and 99.01 of the Revenue and Taxation Code, prior to the effective date of any jurisdictional change which will result in a special district providing a new service, the governing bodies of all local agencies that receive an apportionment of the property tax from the area must determine the amount of property tax revenues from the annual tax increment to be exchanged between the affected agencies and approve and accept the negotiated exchange of property tax revenues by resolution; and

WHEREAS, the governing bodies of the agencies signatory hereto have made determinations of the amount of property tax revenues from the annual tax increments to be exchanged as a result of the annexation to County Sanitation District No. 21 entitled *Annexation No. 738*;

### NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

- 1. The negotiated exchange of property tax revenues resulting from the annexation of territory to County Sanitation District No. 21 in the annexation entitled *Annexation No. 738* is approved and accepted.
- 2. For each fiscal year commencing on and after July 1, 2013 or after the effective date of this jurisdictional change, whichever is later, the County Auditor shall transfer to County Sanitation District No. 21 a total of 0.3967345 percent of the annual tax increment attributable to the land area encompassed within *Annexation No. 738* for Tax Rate Area 02740 as shown on the attached Worksheet.

- 3. For each fiscal year commencing on and after July 1, 2012, or after the effective date of this jurisdictional change, whichever is later, the County Auditor shall transfer to County Sanitation District No. 21 a total of 0.581964 percent of the annual tax increment attributable to the land area encompassed within *Annexation No. 738* for Tax Rate Area 13171 as shown on the attached Worksheet.
- 4. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 21 as a result of annexation entitled *Annexation No. 738*.
- 5. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 6. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

The foregoing resolution was on the \_\_\_\_\_\_ day of \_August\_\_\_\_\_, 2013, adopted by the Board of Supervisors of the County of Los Angeles and ex officio the governing body of all other special assessment and taxing districts, agencies and authorities for which said Board so acts.

SACHI A. HAMAI, Executive Officer-Clerk of the Board of Supervisors of the County of Los Angeles

Deputy

APPROVED AS TO FORM:

JOHN F. KRATTLI County Counsel

Deputy

- 3. For each fiscal year commencing on and after July 1, 2012, or after the effective date of this jurisdictional change, whichever is later, the County Auditor shall transfer to County Sanitation District No. 21 a total of 0.581964 percent of the annual tax increment attributable to the land area encompassed within *Annexation No. 738* for Tax Rate Area 13171 as shown on the attached Worksheet.
- 4. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 21 as a result of annexation entitled *Annexation No. 738*.
- 5. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 6. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

COUNTY SANITATION DISTRICT NO. 21 OF LOS ANGELES COUNTY  Linth WMM
Chairperson, Board of Directors

- 3. For each fiscal year commencing on and after July 1, 2012, or after the effective date of this jurisdictional change, whichever is later, the County Auditor shall transfer to County Sanitation District No. 21 a total of 0.581964 percent of the annual tax increment attributable to the land area encompassed within *Annexation No. 738* for Tax Rate Area 13171 as shown on the attached Worksheet.
- 4. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 21 as a result of annexation entitled *Annexation No. 738*.
- 5. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 6. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

CITY OF CLAREMONT

SIGNATURE

OPANYI K. NASIALI, MAYOR

ATTEST:

Synne 8. Trymo

MAY 14, 2013

- 3. For each fiscal year commencing on and after July 1, 2012, or after the effective date of this jurisdictional change, whichever is later, the County Auditor shall transfer to County Sanitation District No. 21 a total of 0.581964 percent of the annual tax increment attributable to the land area encompassed within *Annexation No. 738* for Tax Rate Area 13171 as shown on the attached Worksheet.
- 4. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 21 as a result of annexation entitled *Annexation No. 738*.
- 5. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 6. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

THREE VALLEYS MUNICIPAL WATER DISTRICT

SIGNATURE

Bob G. Kuhn, Board President PRINT NAME AND TITLE

Bri Burne

April 17, 2013

Secretary Brian Bowcock

ANNEXATION TO: CO.SANITATION DIST.NO 21 DEBT S ACCOUNT NUMBER: 066.80
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TRA: 13171 EFFECTIVE DATE: 07/01/2013 ANNEXATION NUMBER: 738

ATION NUMBER: 738 PROJECT NAME: A-21-738

DISTRICT SHARE: 0.007501116

S NET SHARE	5 0.411910090	0.000094471	5 0.023970604	9 0.144159440	0.005325555	1 0.002205835	1 0.012485259	8 0.165124336	1 0.004741058	0.0000000000	0.000000000	0.001171560	0.002325145	0.020563348	0.000536360	0.192163056	0.006669828	0.000734415	0 0.005819640	
ADJUSTMENTS	-0.003154105	0.0000000000	-0.000181165	-0.001089529	0.0000000000	-0.000016671	-0.00009436	-0.00124797	-0.00003583	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	0.00000000.0	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
ALLOCATED SHARE	0.003113450	0.000000708	0.000181165	0.001089529	0.000039947	0.000016671	0.000094361	0.001247978	0.000035831	0.0000000000	0.00000000.0	0.000008788	0.000017441	0.000154248	0.000004023	0.001441437	0.000050031	0.000005508	0.00000000.0	1 1 1 1 1 1
PROPOSED DIST SHARE	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	0.007501116	
PERCENT	41.5072 %	0.0094 %	2.4151 %	14.5248 %	0.5325 %	0.2222 %	1.2579 %	16.6372 %	0.4776 %	0.000.0	% 00000.0	0.1171 %	0.2325 %	2.0563 %	0.0536 %	19.2163 %	0.6669 %	0.0734 %	% 0000.0	1 1 1 1 1 1 1 1
CURRENT TAX SHARE	0.415064195	0.000094471	0.024151769	0.145248969	0.005325555	0.002222506	0.012579620	0.166372314	0.004776889	000000000000	0.00000000.0	0.001171560	0.002325145	0.020563348	0.000536360	0.192163056	0.006669828	0.000734415	0.00000000.0	
TAXING AGENCY	LOS ANGELES COUNTY GENERAL	L.A. COUNTY ACCUM CAP OUTLAY	L A COUNTY LIBRARY	CONSOL. FIRE PRO.DIST.OF L.A.CO.	L A C FIRE-FFW	L.A.CO.FL.CON.DR.IMP.DIST.MAINT.	LA CO FLOOD CONTROL MAINT	CLAREMONT - VILLAGE 01 ANNEX	THREE VALLEY MWD ORIG AREA	EDUCATIONAL REV AUGMENTATION FD	EDUCATIONAL AUG FD IMPOUND	COUNTY SCHOOL SERVICES	CHILDREN'S INSTIL TUITION FUND	CITRUS COMMUNITY COLLEGE DIST	CHILDREN'S CTR FUND CITRUS C C	CLAREMONT UNIFIED SCHOOL DIST	CO.SCH.SERV.FD CLAREMONT	DEV.CTR.HDCPD.MINOR-CLAREMONT	CO.SANITATION DIST.NO 21 DEBT S.	
ACCOUNT #	001.05	001.20	003.01	007.30	007.31	030.10	030.70	128.01	365.05	400.00	400.01	400.15	400.21	791.04	791.20	842.03	842.06	842.07	***066.80	1 1 1 1 1

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	NET SHARE	1.000000000
	ADJUSTMENTS NET SHARE	0.007501116 -0.005819640 1.000000000
TRA: 13171	ALLOCATED SHARE	0.007501116
	PROPOSED DIST SHARE	
	PERCENT	100.0000 %
NAME: A-21-738	CURRENT TAX SHARE	1.000000000
PROJECT NA	TAXING AGENCY	TOTAL:
: 738	TAXINC	
ANNEXATION NUMBER: 738	ACCOUNT #	

PROPERTY TAX TRANSFER RESOLUTION WORKSHEET FISCAL YEAR 2012-2013

ANNEXATION TO:	CO. SANITATION DIST.NO 21 DEBT S.
ACCOUNT NUMBER:	066.80
TRA:	02740

ACCOUNT NUMBER: 000.50 TRA: 02740 EFFECTIVE DATE: 07/01/2013 ANNEXATION NUMBER: 738

ANNEXATION NUMBER: 738
DISTRICT SHARE: 0.007501116

ACCOUNT #	TAXING AGENCY	CURRENT TAX SHARE	PERCENT	PROPOSED DIST SHARE	ALLOCATED SHARE	ADJUSTMENTS	NET SHARE
001.05	LOS ANGELES COUNTY GENERAL	0.231815506	23.1823 %	0.007501116	0.001738883	-0.001779538	0.230035968
001.20	L.A. COUNTY ACCUM CAP OUTLAY	0.000094471	0.0094 %	0.007501116	0.000000708	0.00000000000	0.000094471
003.01	L A COUNTY LIBRARY	0.018358422	1.8358 %	0.007501116	0.000137708	-0.000137708	0.018220714
007.30	CONSOL. FIRE PRO.DIST.OF L.A.CO.	0.145248969	14.5248 %	0.007501116	0.001089529	-0.001089529	0.144159440
007.31	L A C FIRE-FFW	0.005325555	0.5325 %	0.007501116	0.000039947	0.0000000000	0.005325555
030.10	L.A.CO.FL.CON.DR.IMP.DIST.MAINT.	0.001274534	0.1274 %	0.007501116	0.000009560	-0.000009560	0.001264974
030.70	LA CO FLOOD CONTROL MAINT	0.007212440	0.7212 %	0.007501116	0.000054101	-0.000054101	0.007158339
128.01	CITY-CLAREMONT TD #1	0.116274138	11.6274 %	0.007501116	0.000872185	-0.000872185	0.115401953
365.05	THREE VALLEY MWD ORIG AREA	0.003296091	0.3296 %	0.007501116	0.000024724	-0.000024724	0.003271367
400.00	EDUCATIONAL REV AUGMENTATION FD	0.078865462	7.8865 %	0.007501116	0.000591578	EXEMPT	0.078865462
400.01	EDUCATIONAL AUG FD IMPOUND	0.168070700	16.8070 %	0.007501116	0.001260717	EXEMPT	0.168070700
400.15	COUNTY SCHOOL SERVICES	0.001171560	0.1171 %	0.007501116	0.000008788	EXEMPT	0.001171560
400.21	CHILDREN'S INSTIL TUITION FUND	0.002325145	0.2325 %	0.007501116	0.000017441	EXEMPT	0.002325145
791.04	CITRUS COMMUNITY COLLEGE DIST	0.020563348	2.0563 %	0.007501116	0.000154248	EXEMPT	0.020563348
791.20	CHILDREN'S CTR FUND CITRUS C C	0.000536360	0.0536 %	0.007501116	0.000004023	EXEMPT	0.000536360
842.03	CLAREMONT UNIFIED SCHOOL DIST	0.192163056	19.2163 %	0.007501116	0.001441437	EXEMPT	0.192163056
842.06	CO.SCH.SERV.FD CLAREMONT	0.006669828	0.6669 %	0.007501116	0.000050031	EXEMPT	0.006669828
842.07	DEV.CTR.HDCPD.MINOR-CLAREMONT	0.000734415	0.0734 %	0.007501116	0.000005508	EXEMPT	0.000734415
***066.80	CO.SANITATION DIST.NO 21 DEBT S.	0.00000000.0	0.0000	0.007501116	0.00000000.0	0.0000000000	0.003967345
1		!	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 1 1 1 1 1 1 1	1 1 1 1 1 1 1		1 1 1 1 1 1

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PROPERTY TAX TRANSFER RESOLUTION WORKSHEET FISCAL YEAR 2012-2013 AUDITOR ACAFAN03

738 ANNEXATION NUMBER:

PROJECT NAME: A-21-738

CURRENT TAX SHARE

TAXING AGENCY

ACCOUNT #

100.0000 %

TOTAL: 1.000000000

PROPOSED DIST SHARE PERCENT

TRA: 02740

ADJUSTMENTS ALLOCATED SHARE

NET SHARE

0.007501116 -0.003967345 1.00000000

PREPARED 03/29/2013 PAGE

JOINT RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF LOS ANGELES ACTING IN BEHALF OF

Los Angeles County General Fund

Los Angeles County Consolidated Fire Protection District

Los Angeles County Flood Control

THE BOARD OF DIRECTORS OF COUNTY SANITATION DISTRICT NO. 22 OF LOS ANGELES COUNTY, AND THE GOVERNING BODIES OF

City of Glendora

Three Valleys MWD-Glendora

APPROVING AND ACCEPTING NEGOTIATED EXCHANGE OF PROPERTY TAX REVENUES RESULTING FROM ANNEXATION TO COUNTY SANITATION DISTRICT NO. 22.

### "ANNEXATION NO. 418"

WHEREAS, pursuant to Section 99 and 99.01 of the Revenue and Taxation Code, prior to the effective date of any jurisdictional change which will result in a special district providing a new service, the governing bodies of all local agencies that receive an apportionment of the property tax from the area must determine the amount of property tax revenues from the annual tax increment to be exchanged between the affected agencies and approve and accept the negotiated exchange of property tax revenues by resolution; and

**WHEREAS**, the governing bodies of the agencies signatory hereto have made determinations of the amount of property tax revenues from the annual tax increments to be exchanged as a result of the annexation to County Sanitation District No. 22 entitled *Annexation No. 418*;

### NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

- 1. The negotiated exchange of property tax revenues resulting from the annexation of territory to County Sanitation District No. 22 in the annexation entitled *Annexation No. 418* is approved and accepted.
- 2. For each fiscal year commencing on and after July 1, 2013, or after the effective date of this jurisdictional change, whichever is later, the County Auditor shall transfer to County Sanitation District No. 22 a total of 0.4556737 percent of the annual tax increment attributable to the land area encompassed within *Annexation No. 418* for Tax Rate Area 07785 as shown on the attached Worksheet.

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 22 as a result of annexation entitled *Annexation No. 418*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

The foregoing resolution was on the \_\_\_\_\_\_ day of \_\_August\_\_\_\_\_, 20\_13, adopted by the Board of Supervisors of the County of Los Angeles and ex officio the governing body of all other special assessment and taxing districts, agencies and authorities for which said Board so acts.

SACHI A. HAMAI, Executive Officer-Clerk of the Board of Supervisors of the County of Los Angeles

Deputy

APPROVED AS TO FORM

JOHN F. KRATTLI County Counsel

By Deputy

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 22 as a result of annexation entitled Annexation No. 418.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

Date

COUNTY SANITATION DISTRICT NO. 22 OF LOS ANGELES COUNT Chairperson, Board of Directors FEB 2.7 2013

ATTEST

erle S. Compton

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 22 as a result of annexation entitled *Annexation No. 418*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

CITY OF GLENDORA

SIGNATURE

Gene Murabito, Mayor PRINT NAME AND TITLE

ATTEST:

Secretary

1/25/2013 Date

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to County Sanitation District No. 22 as a result of annexation entitled *Annexation No. 418*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

ATTEST:

Secretary, Brian Bowcock

	THREE VALLEYS MWD-GLENDORA
	SIGNATURE
	Bob G. Kuhn, President
	PRINT NAME AND TITLE
	December 19, 2012
<del></del>	Date

				3-418
I.S.				A-22
DEB.				Ξ.
22				NAM
DIST.NO				PROJECT NAME: A-22-418
CO.SANITATION DIST.NO 22 DEBT S.	066.85	07785	07/01/2012	418
ANNEXATION TO:	ACCOUNT NUMBER:	TRA:	EFFECTIVE DATE:	ANNEXATION NUMBER:

0.008771727 DISTRICT SHARE:

NET SHARE	0.228602711	0.000115540	0.176283934	0.005299357	0.001757679	0.009947392	0.086968523	0.005947654	0.070937097	0.162293875	0.001434548	0.002846913	0.025177924	0.000656885	0.207382809	0.008815878	0.000974544	
ADJUSTMENTS	-0.002070912	0.00000000.0	-0.001559998	0.00000000.0	-0.000015554	-0.000088027	-0.000769614	-0.000052632	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	
ALLOCATED SHARE	0.002023415	0.000001013	0.001559998	0.000046484	0.000015554	0.000088027	0.000769614	0.000052632	0.000622240	0.001423597	0.000012583	0.000024972	0.000220853	0.000005762	0.001819105	0.000077330	0.000008548	
PROPOSED DIST SHARE	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	0.008771727	
PERCENT	23.0683 %	0.0115 %	17.7843 %	0.5299 %	0.1773 %	1.0035 %	8.7738 %	% 0009.0	7.0937 %	16.2293 %	0.1434 %	0.2846 %	2.5177 %	0.0656 %	20.7382 %	0.8815 %	0.0974 %	
CURRENT TAX SHARE	0.230673623	0.000115540	0.177843932	0.005299357	0.001773233	0.010035419	0.087738137	0.006000286	0.070937097	0.162293875	0.001434548	0.002846913	0.025177924	0.000656885	0.207382809	0.008815878	0.000974544	
TAXING AGENCY	LOS ANGELES COUNTY GENERAL	L.A. COUNTY ACCUM CAP OUTLAY	CONSOL. FIRE PRO.DIST.OF L.A.CO.	L A C FIRE-FFW	L.A.CO.FL.CON.DR.IMP.DIST.MAINT.	LA CO FLOOD CONTROL MAINT	CITY-GLENDORA TD #1	THREE VY MWD GLENDORA AREA	EDUCATIONAL REV AUGMENTATION FD	EDUCATIONAL AUG FD IMPOUND	COUNTY SCHOOL SERVICES	CHILDREN'S INSTIL TUITION FUND	CITRUS COMMUNITY COLLEGE DIST	CHILDREN'S CTR FUND CITRUS C C	GLENDORA UNIFIED SCHOOL DISTRICT	CO.SCH.SERV.FD GLENDORA	DEV.CTR.HDCPD.MINOR-GLENDORA	
ACCOUNT #	001.05	001.20	007.30	007.31	030.10	030.70	160.01	365.10	400.00	400.01	400.15	400.21	791.04	791.20	868.03	868.06	868.07	

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CO.SANITATION DIST.NO 22 DEBT S.

\*\*\*066.85

# PROPERTY TAX TRANSFER RESOLUTION WORKSHEET FISCAL YEAR 2010-2011

AUDITOR ACAFAN03

ADJUSTMENTS ALLOCATED SHARE PROPOSED DIST SHARE TOTAL: 1.000000000 100.0000 % PERCENT CURRENT TAX SHARE PROJECT NAME: A-22-418 TAXING AGENCY ANNEXATION NUMBER: 418 ACCOUNT #

TRA: 07785

-0.004556737 1.000000000 0.008771727

NET SHARE

### JOINT RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF LOS ANGELES ACTING IN BEHALF OF

Los Angeles County General Fund

Los Angeles County Library

Los Angeles County Consolidated Fire Protection District

Los Angeles County Flood Control

THE BOARD OF DIRECTORS OF SANTA CLARITA VALLEY SANITATION DISTRICT OF LOS ANGELES COUNTY, AND THE GOVERNING BODIES OF

Greater Los Angeles County Vector Control District

Antelope Valley Resource Conservation District

City of Santa Clarita

Castaic Lake Water Agency

APPROVING AND ACCEPTING NEGOTIATED EXCHANGE OF PROPERTY TAX REVENUES RESULTING FROM ANNEXATION TO SANTA CLARITA VALLEY SANITATION DISTRICT.

### "ANNEXATION NO. 1036"

WHEREAS, pursuant to Section 99 and 99.01 of the Revenue and Taxation Code, prior to the effective date of any jurisdictional change which will result in a special district providing a new service, the governing bodies of all local agencies that receive an apportionment of the property tax from the area must determine the amount of property tax revenues from the annual tax increment to be exchanged between the affected agencies and approve and accept the negotiated exchange of property tax revenues by resolution; and

WHEREAS, the governing bodies of the agencies signatory hereto have made determinations of the amount of property tax revenues from the annual tax increments to be exchanged as a result of the annexation to Santa Clarita Valley Sanitation District entitled *Annexation No. 1036*;

### NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

- 1. The negotiated exchange of property tax revenues resulting from the annexation of territory to Santa Clarita Valley Sanitation District in the annexation entitled *Annexation No. 1036* is approved and accepted.
- 2. For each fiscal year commencing on and after July 1, 2013 or after the effective date of this jurisdictional change, whichever is later, the County Auditor shall transfer to Santa Clarita Valley Sanitation District a total of 0.9735122 percent of the annual tax increment attributable to the land area encompassed within *Annexation No. 1036* as shown on the attached Worksheet.

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1036*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

The foregoing resolution was on the \_\_\_\_\_\_\_ day of August\_\_\_\_\_, 2013, adopted by the Board of Supervisors of the County of Los Angeles and ex officio the governing body of all other special assessment and taxing districts, agencies and authorities for which said Board so acts.



SACHI A. HAMAI, Executive Officer-Clerk of the Board of Supervisors of the County of Los Angeles

Deputy

APPROVED AS TO FORM:

JOHN F. KRATTLI County Counsel

Denuty

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1036*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

The foregoing resolution was adopted by the Board of Supervisors of the County of Los Angeles, the Board of Directors of Santa Clarita Valley Sanitation District of Los Angeles County, and the governing bodies of Greater Los Angeles County Vector Control District, Antelope Valley Resource Conservation District, City of Santa Clarita, and Castaic Lake Water Agency, signatory hereto.

governing bodies of Greater Los Angeles County Vector Control District, Antelope Valley Resource Conservation District, City of Santa Clarita, and Castaic Lake Water Agency, signatory hereto.

SANTA CLARITA VALLEY SANITATION DISTRICT OF LOS ANGELES COUNTY

PRO TEM Chairperson, Board of Directors

ATTEST:

JUN 19 2013

Date

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled Annexation No. 1036.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

the Board of Directors of Santa Clarita Valley Sanitation District of Los Angeles County, and the governing bodies of Greater Los Angeles County Vector Control District, Antelope Valley Resource Conservation District, City of Santa Clarita, and Castaic Lake Water Agency, signatory hereto.

5. If at any time after the effective date of this resolution, the calculations used herein to The foregoing resolution was adopted by the Board of Supervisors of the County of Los Angeles, GREATER LOS ANGELES COUNTY VECTOR CONTROL DISTRICT ATTEST: 2/14/13 Secretary

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1036*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

The foregoing resolution was adopted by the Board of Supervisors of the County of Los Angeles, the Board of Directors of Santa Clarita Valley Sanitation District of Los Angeles County, and the governing bodies of Greater Los Angeles County Vector Control District, Antelope Valley Resource Conservation District, City of Santa Clarita, and Castaic Lake Water Agency, signatory hereto.

ANTELOPE VALLEY RESOURCE CONSERVATION DISTRICT

SIGNATURE

PRINT NAME AND TITLE

ATTEST:

Secretary

Date

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1036*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

On roll call vote:

Ayes: Ferry, Weste, Boydston, McLean,

Kellar

Noes: None Absent: None CITY OF SANTA CLARITA

SIGNATURE

Kobert Kellar

ATTEST:

Secretary

4-11-1=

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1036*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

SIGNATURE

Thomas P. Campbell, President PRINT NAME AND TITLE

2-13-13

ATTEST:

Secretary

Melacitas

STA CLRTA VLY SANIT DIS OF LA CO 067.35 00547 07/01/2011 PROJECT NAME: SCV-1 1036 ANNEXATION TO: ACCOUNT NUMBER: TRA: EFFECTIVE DATE: ANNEXATION NUMBER:

PROJECT NAME: SCV-1036

0.017968801 DISTRICT SHARE:

ADJUSTMENTS NET SHARE	103554 0.219026767	0.000000000 0.000112429	-0.000412376 0.022537199	-0.002992006 0.163519188	0.000000000 0.005127811	-0.000030493 0.001666518	-0.000172568 0.009431230	0.000005798 0.000316916	0.00000000 0.000000000	0.001004283 0.054886108	0.001014044 0.055419564	PT 0.068988344	PT 0.133765294	IPT 0.001394261	PT 0.002767127	IPT 0.084860244	IPT 0.007276283	IPT 0.000804363	IPT 0.079596484
ADJUS	-0.00410355	000.0	-0.000	-0.002	0.000	000.0-	-0.000	-0.000	0.000	-0.001	-0.001	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT	EXEMPT
ALLOCATED SHARE	0.004009394	0.000002020	0.000412376	0.002992006	0.000092140	0.000030493	0.000172568	0.000005798	0.0000000000	0.001004283	0.001014044	0.001239637	0.002403601	0.000025053	0.000049721	0.001524836	0.000130746	0.000014453	0.001430253
PROPOSED DIST SHARE	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801	0.017968801
PERCENT	22.3139 %	0.0112 %	2.2949 %	16.6511 %	0.5127 %	0.1697 %	0.9603 %	0.0322 %	0.000.0	5.5890 %	5.6433 %	6.8988 %	13.3765 %	0.1394 %	0.2767 %	8.4860 %	0.7276 %	0.0804 %	7.9596 %
CURRENT TAX SHARE	0.223130321	0.000112429	0.022949575	0.166511194	0.005127811	0.001697011	0.009603798	0.000322714	0.00000000.0	0.055890391	0.056433608	0.068988344	0.133765294	0.001394261	0.002767127	0.084860244	0.007276283	0.000804363	0.079596484
TAXING AGENCY	LOS ANGELES COUNTY GENERAL	L.A. COUNTY ACCUM CAP OUTLAY	L A COUNTY LIBRARY	CONSOL. FIRE PRO.DIST.OF L.A.CO.	L A C FIRE-FFW	L.A.CO.FL.CON.DR.IMP.DIST.MAINT.	LA CO FLOOD CONTROL MAINT	GREATER L A CO VECTOR CONTROL	ANTELOPE VY RESOURCE CONSER DIST	CITY-SANTA CLARITA TD #1	CASTAIC LAKE WATER AGENCY	EDUCATIONAL REV AUGMENTATION FD	EDUCATIONAL AUG FD IMPOUND	COUNTY SCHOOL SERVICES	CHILDREN'S INSTIL TUITION FUND	SULPHUR SPRINGS UNION SCHOOL DIS	CO.SCH.SERV.FD SULPHUR SPRINGS	DEV.CTR.HDCPD-MINOR-SULPHUR SPGS	HART WILLIAM S UNION HIGH
ACCOUNT #	001.05	001.20	003.01	007.30	007.31	030.10	030.70	061.80	068.05	249.01	302.01	400.00	400.01	400.15	400.21	665.01	665.06	665.07	757.02

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PROPERTY TAX TRANSFER RESOLUTION WORKSHEET FISCAL YEAR 2009-2010

	NET SHARE	0.000331798	0.041881184	0.036555766	0.009735122	! ! ! ! ! !	1.0000000000
	ADJUSTMENTS	EXEMPT	EXEMPT	EXEMPT	0.00000000.0	1 1 1 1 1 1 1 1	-0.009735122
TRA: 00547	ALLOCATED SHARE	0.000005962	0.000752554	0.000656863	0.0000000000	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.017968801
	PROPOSED DIST SHARE	0.017968801	0.017968801	0.017968801	0.017968801		
	PERCENT	0.0331 %	4.1881 %	3.6555 %	% 000000	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	100.0000 %
PROJECT NAME: SCV-1036	CURRENT TAX SHARE	0.000331798	0.041881184	0.036555766	0.00000000.0	1 1 1 1 1 1 1	1.000000000
1036	TAXING AGENCY	CO.SCH.SERV.FD HART, WILLIAM S.	HART, WILLIAM SELEM SCHOOL FUND	SANTA CLARITA COMMUNITY COLLEGE	STA CLRTA VLY SANIT DIS OF LA CO		TOTAL:
ANNEXATION NUMBER:	ACCOUNT #	757.06 CC	757.07 HA	814.04 SA	***067.35 ST	1 1 1 1 1 1 1	

JOINT RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF LOS ANGELES ACTING IN BEHALF OF

Los Angeles County General Fund

Los Angeles County Library

Los Angeles County Consolidated Fire Protection District

Los Angeles County Flood Control

THE BOARD OF DIRECTORS OF SANTA CLARITA VALLEY SANITATION DISTRICT OF LOS ANGELES COUNTY, AND THE GOVERNING BODIES OF

Greater Los Angeles County Vector Control District

Antelope Valley Resource Conservation District

City of Santa Clarita

Castaic Lake Water Agency

APPROVING AND ACCEPTING NEGOTIATED EXCHANGE OF PROPERTY TAX REVENUES RESULTING FROM ANNEXATION TO SANTA CLARITA VALLEY SANITATION DISTRICT.

### "ANNEXATION NO. 1058"

WHEREAS, pursuant to Section 99 and 99.01 of the Revenue and Taxation Code, prior to the effective date of any jurisdictional change which will result in a special district providing a new service, the governing bodies of all local agencies that receive an apportionment of the property tax from the area must determine the amount of property tax revenues from the annual tax increment to be exchanged between the affected agencies and approve and accept the negotiated exchange of property tax revenues by resolution; and

WHEREAS, the governing bodies of the agencies signatory hereto have made determinations of the amount of property tax revenues from the annual tax increments to be exchanged as a result of the annexation to Santa Clarita Valley Sanitation District entitled *Annexation No. 1058*;

## NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

- 1. The negotiated exchange of property tax revenues resulting from the annexation of territory to Santa Clarita Valley Sanitation District in the annexation entitled *Annexation No. 1058* is approved and accepted.
- 2. For each fiscal year commencing on and after July 1, 2013 or after the effective date of this jurisdictional change, whichever is later, the County Auditor shall transfer to Santa Clarita Valley Sanitation District a total of 0.9735122 percent of the annual tax increment attributable to the land area encompassed within *Annexation No. 1058* as shown on the attached Worksheet.

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1058*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

The foregoing resolution was on the \_\_\_\_\_\_ day of \_\_August\_\_\_\_, 2013, adopted by the Board of Supervisors of the County of Los Angeles and ex officio the governing body of all other special assessment and taxing districts, agencies and authorities for which said Board so acts.



SACHI A. HAMAI, Executive Officer-Clerk of the Board of Supervisors of the County of Los Angeles

Deputy

APPROVED AS TO FORM:

JOHN F. KRATTLI County Counsel

Deputy

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1058*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

SANTA CLARITA VALLEY SANITATION DISTRICT OF LOS ANGELES COUNTY

PRO TEM Chairperson, Board of Directors

ATTEST:

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JUN 1 9 2013 JUN 1 9 201

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1058*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

GREATER LOS ANGELES COUNTY VECTOR CONTROL DISTRICT

SIGNATURE

Dr. Jeff Wassem, Board Pres.

PRINT NAME AND TITLE

ATTEST:

2/14/13

Date

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1058*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

ANTELOPE VALLEY RESOURCE CONSERVATION DISTRICT

SIGNATURE

PRINT NAME AND TITLE

ATTEST:

Secretary

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1036*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

On roll call vote:

Ayes: Ferry, Weste, Boydston, McLean,

Kellar None

Noes: None Absent: None CITY OF SANTA CLARITA

IZNATURE

DDINT NAME AND TITLE

ATTEST

Secretary

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1058*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

SIGNATURE

Thomas P. Campbell, President
PRINT NAME AND TITLE

ATTEST:

Sacratary

mill Jacobs

2-13-13

Data

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STA CLRTA VLY SANIT DIS OF LA CO 067.35 00547 07/01/2011 PROJECT NAME: A-SCV ANNEXATION TO:
ACCOUNT NUMBER:
TRA:
EFFECTIVE DATE:
ANNEXATION NUMBER:

PROJECT NAME: A-SCV-1058

0.017968801 DISTRICT SHARE:

ACCOUNT #	TAXING AGENCY	CURRENT TAX SHARE	PERCENT	PROPOSED DIST SHARE	ALLOCATED SHARE	ADJUSTMENTS	NET SHARE
001.05	LOS ANGELES COUNTY GENERAL	0.223130321	22.3139 %	0.017968801	0.004009394	-0.004103554	0.219026767
001.20	L.A. COUNTY ACCUM CAP OUTLAY	0.000112429	0.0112 %	0.017968801	0.000002020	0.0000000000	0.000112429
003.01	L A COUNTY LIBRARY	0.022949575	2.2949 %	0.017968801	0.000412376	-0.000412376	0.022537199
007.30	CONSOL. FIRE PRO.DIST.OF L.A.CO.	0.166511194	16.6511 %	0.017968801	0.002992006	-0.002992006	0.163519188
007.31	L A C FIRE-FFW	0.005127811	0.5127 %	0.017968801	0.000092140	0.00000000.0	0.005127811
030.10	L.A.CO.FL.CON.DR.IMP.DIST.MAINT.	0.001697011	0.1697 %	0.017968801	0.000030493	-0.000030493	0.001666518
030.70	LA CO FLOOD CONTROL MAINT	0.009603798	0.9603 %	0.017968801	0.000172568	-0.000172568	0.009431230
061.80	GREATER L A CO VECTOR CONTROL	0.000322714	0.0322 %	0.017968801	0.000005798	-0.000005798	0.000316916
068.05	ANTELOPE VY RESOURCE CONSER DIST	0.0000000000	8 0000.0	0.017968801	0.00000000.0	0.0000000000	0.00000000.0
249.01	CITY-SANTA CLARITA TD #1	0.055890391	5.5890 %	0.017968801	0.001004283	-0.001004283	0.054886108
302.01	CASTAIC LAKE WATER AGENCY	0.056433608	5.6433 %	0.017968801	0.001014044	-0.001014044	0.055419564
400.00	EDUCATIONAL REV AUGMENTATION FD	0.068988344	6.8988 %	0.017968801	0.001239637	EXEMPT	0.068988344
400.01	EDUCATIONAL AUG FD IMPOUND	0.133765294	13.3765 %	0.017968801	0.002403601	EXEMPT	0.133765294
400.15	COUNTY SCHOOL SERVICES	0.001394261	0.1394 %	0.017968801	0.000025053	EXEMPT	0.001394261
400.21	CHILDREN'S INSTIL TUITION FUND	0.002767127	0.2767 %	0.017968801	0.000049721	EXEMPT	0.002767127
665.01	SULPHUR SPRINGS UNION SCHOOL DIS	0.084860244	8.4860 %	0.017968801	0.001524836	EXEMPT	0.084860244
90.599	CO.SCH.SERV.FD SULPHUR SPRINGS	0.007276283	0.7276 %	0.017968801	0.000130746	EXEMPT	0.007276283
665.07	DEV. CTR. HDCPD-MINOR-SULPHUR SPGS	0.000804363	0.0804 %	0.017968801	0.000014453	EXEMPT	0.000804363
757.02	HART WILLIAM S UNION HIGH	0.079596484	7.9596 %	0.017968801	0.001430253	EXEMPT	0.079596484

TRA: 00547

PROJECT NAME: A-SCV-1058

ANNEXATION NUMBER: 1058

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RESC LION WORKSHEET	2009-2010
PROPERTY TAX TRANSFER RESUL	FISCAL YEAR 2009-2010
PROPERTY	
.FAN03	
AUDITOR.	

NET SHARE	0.000331798	0.041881184	0.036555766	0.009735122	1 1 1 1 1 1 1	1.000000000
NE	0.0	0.0	0.0	0.0	-	1.0
ADJUSTMENTS	EXEMPT	EXEMPT	EXEMPT	0.000000000	1 1 1 1 1 1 1 1 1	-0.009735122
ALLOCATED SHARE	0.000005962	0.000752554	0.000656863	0.0000000000		0.017968801
PROPOSED DIST SHARE	0.0331 % 0.017968801	4.1881 % 0.017968801	3.6555 % 0.017968801	0.0000 % 0.017968801	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
PERCENT	0.0331 %	4.1881 %	3.6555 %	0.0000 %	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	100.0000 %
CURRENT TAX SHARE	0.000331798	0.041881184	0.036555766	0.0000000000	1 1 1 1 1 1 1 1 1	1.000000000
TAXING AGENCY	CO.SCH.SERV.FD HART, WILLIAM S.	HART, WILLIAM S - BLEM SCHOOL FUND	SANTA CLARITA COMMUNITY COLLEGE	STA CLRTA VLY SANIT DIS OF LA CO		TOTAL:
ACCOUNT #	757.06	757.07	814.04	***067.35	1 1 1 1 1 1	

# JOINT RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF LOS ANGELES ACTING IN BEHALF OF

Los Angeles County General Fund

Los Angeles County Library

Los Angeles County Road District #5

Los Angeles County Consolidated Fire Protection District

Los Angeles County Flood Control

Los Angeles County Waterworks No. 36

THE BOARD OF DIRECTORS OF SANTA CLARITA VALLEY SANITATION DISTRICT OF LOS ANGELES COUNTY, AND THE GOVERNING BODIES OF

Antelope Valley Resource Conservation District

Castaic Lake Water Agency

APPROVING AND ACCEPTING NEGOTIATED EXCHANGE OF PROPERTY TAX REVENUES RESULTING FROM ANNEXATION TO SANTA CLARITA VALLEY SANITATION DISTRICT.

#### "ANNEXATION NO. 1066"

WHEREAS, pursuant to Section 99 and 99.01 of the Revenue and Taxation Code, prior to the effective date of any jurisdictional change which will result in a special district providing a new service, the governing bodies of all local agencies that receive an apportionment of the property tax from the area must determine the amount of property tax revenues from the annual tax increment to be exchanged between the affected agencies and approve and accept the negotiated exchange of property tax revenues by resolution; and

WHEREAS, the governing bodies of the agencies signatory hereto have made determinations of the amount of property tax revenues from the annual tax increments to be exchanged as a result of the annexation to Santa Clarita Valley Sanitation District entitled *Annexation No. 1066*;

## NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

- 1. The negotiated exchange of property tax revenues resulting from the annexation of territory to Santa Clarita Valley Sanitation District in the annexation entitled *Annexation No. 1066* is approved and accepted.
- 2. For each fiscal year commencing on and after July 1, 2013 or after the effective date of this jurisdictional change, whichever is later, the County Auditor shall transfer to Santa Clarita Valley Sanitation District a total of 0.9777742 percent of the annual tax increment attributable to the land area encompassed within *Annexation No. 1066* as shown on the attached Worksheet.

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1066*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

The foregoing resolution was on the \_\_\_\_\_\_ day of August\_\_\_\_\_, 2013, adopted by the Board of Supervisors of the County of Los Angeles and ex officio the governing body of all other special assessment and taxing districts, agencies and authorities for which said Board so acts.



SACHI A. HAMAI, Executive Officer-Clerk of the Board of Supervisors of the County of Los Angeles

Deputy

APPROVED AS TO FOR

JOHN F. KRATTLI County Counsel

Deputy

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled Annexation No. 1066.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

the Board of Directors of Santa Clarita Valley Sanitation District of Los Angeles County, and the governing bodies of Antelope Valley Resource Conservation District and Castaic Lake Water Agency, signatory hereto.

The foregoing resolution was adopted by the Board of Supervisors of the County of Los Angeles, SANTA CLARITA VALLEY SANITATION DISTRICT OF LOS ANGELES COUNTY Chairperson, Board of Directors Gales Compto JUN 1 9 2013 Date

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1066*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

The foregoing resolution was adopted by the Board of Supervisors of the County of Los Angeles, the Board of Directors of Santa Clarita Valley Sanitation District of Los Angeles County, and the governing bodies of Antelope Valley Resource Conservation District and Castaic Lake Water Agency, signatory hereto.

ANTELOPE VALLEY RESOURCE CONSERVATION DISTRICT

sign*a*ture

PRINT NAME AND TITLE

(SIGNED IN COUNTERPART)

- 3. No additional transfer of property tax revenues shall be made from any other taxing agencies to Santa Clarita Valley Sanitation District as a result of annexation entitled *Annexation No. 1066*.
- 4. No transfer of property tax increments from properties within a community redevelopment project, which are legally committed to a Community Redevelopment Agency, shall be made during the period that such tax increment is legally committed for repayment of the redevelopment project costs.
- 5. If at any time after the effective date of this resolution, the calculations used herein to determine initial property tax transfers or the data used to perform those calculations are found to be incorrect thus producing an improper or inaccurate property tax transfer, the property tax transfer shall be recalculated and the corrected transfer shall be implemented for the next fiscal year, and any amounts of property tax received in excess of that which is proper shall be refunded to the appropriate agency.

The foregoing resolution was adopted by the Board of Supervisors of the County of Los Angeles, the Board of Directors of Santa Clarita Valley Sanitation District of Los Angeles County, and the governing bodies of Antelope Valley Resource Conservation District and Castaic Lake Water Agency, signatory hereto.

CASTAIC LAKE WATER AGENCY

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THOMAS P. CAMPBELL, PRESIDENT PRINT NAME AND TITLE

1-24-13

ATTEST: M. Sheebs

Secretary /